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16                   **UNITED STATES DISTRICT COURT**  
                     **NORTHERN DISTRICT OF CALIFORNIA**

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18                   In re APPLICATION OF Oxford  
19                   Nanopore Technologies plc for issuance  
of subpoenas under 28 U.S.C. § 1782

20  
21                   Case No. 24-mc-80227

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23                   **PETITIONER OXFORD NANOPORE**  
**TECHNOLOGIES PLC'S ADMINISTRATIVE**  
**MOTION TO FILE UNDER SEAL**

Pursuant to Civil L.R. 7-11 and 79-5, Petitioner Oxford Nanopore Technologies plc (“Oxford Nanopore”) hereby moves to have the Court to seal certain materials containing confidential contract provisions, which are considered confidential at least by Oxford Nanopore as identified in the table below.

<b>Documents Proposed to Be Sealed</b>	<b>Portion(s)</b>	<b>Designating Party</b>	<b>Reason for Sealing</b>
Exhibit A to Pyclik Declaration (A copy of Oxford Nanopore’s Device Purchase Terms and Conditions that BGI agreed to, dated February 5, 2019)	Entirety	Oxford Nanopore	This is a contract containing confidential terms that constitute sensitive business information.
Exhibit V to Pyclik Declaration (A copy of Exhibit A of Addendum #1 of the contract between Oxford Nanopore and BGI Tech, dated August 17, 2017)	Entirety	Oxford Nanopore	This is a contract containing confidential terms that constitute sensitive business information.
Exhibit W to Pyclik Declaration (A copy of the Nanopore Community Terms and Conditions, dated September 9, 2016)	Entirety	Oxford Nanopore	This is a contract containing confidential terms that constitute sensitive business information.
Exhibit X to Pyclik Declaration (A copy of the GridION Terms and Conditions, dated August 8, 2017)	Entirety	Oxford Nanopore	This is a contract containing confidential terms that constitute sensitive business information.
Exhibit Y to Pyclik Declaration (A copy of the Nanopore Product Terms and Conditions, dated August 17, 2017)	Entirety	Oxford Nanopore	This is a contract containing confidential terms that constitute sensitive business information.
Exhibit Z to Rachael Lamkin Declaration (A copy of the Metrichor Terms of Use, dated August 8, 2017)	Entirety	Oxford Nanopore	This is a contract containing confidential terms that constitute sensitive business information.
Exhibit AA to Pyclik Declaration (A copy of the MinKnow/Metrichor	Entirety	Oxford Nanopore	This is a contract containing confidential terms that constitute sensitive business information.

Documents Proposed to Be Sealed	Portion(s)	Designating Party	Reason for Sealing
Epi2me Agent EULA, dated August 8, 2017)			
Exhibit AB to Pyclik Declaration (A copy of Exhibit A of Addendum #1 of the contract between Oxford Nanopore and Beijing Genomics Institute at Shenzhen, dated November 28, 2018)	Entirety	Oxford Nanopore	This is a contract containing confidential terms that constitute sensitive business information.
Exhibit AF to Pyclik Declaration (A copy of the Nanopore Product Terms and Conditions, dated November 28, 2018.)	Entirety	Oxford Nanopore	This is a contract containing confidential terms that constitute sensitive business information.
Exhibit AG to Pyclik Declaration (A copy of US MAP Terms and Conditions dated June 18, 2014)	Entirety	Oxford Nanopore	This is a contract containing confidential terms that constitute sensitive business information.
Exhibit AH to Pyclik Declaration (A copy of MAP Terms and Conditions for the UK and rest of the world dated June 18, 2014)	Entirety	Oxford Nanopore	This is a contract containing confidential terms that constitute sensitive business information.
Exhibit 3 to Coulson Declaration (copies of Annexes 5-6 to the Letter of claim, which are Oxford Nanopore contracts)	Entirety	Oxford Nanopore	This is a contract containing confidential terms that constitute sensitive business information.

This motion is further supported by the Declaration of Rachael Lamkin (“Lamkin Declaration”) in Support of Oxford Nanopore’s Administrative Motion to File Under Seal and a Proposed Order. This motion is narrowly tailored to seal materials necessary and able to overcome the presumption in favor of access to court records.

Dated: September 9, 2024

Respectfully submitted,

**BAKER BOTTS L.L.P.**

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